

Lakoff
ORIGINAL

SKADDEN, ARPS, SLATE,
 MEAGHER & FLOM LLP
 Douglas R. Nemec (DN0511)
 Emily J. Zelenock (EZ1574)
 James L. Leonard, Jr. (JL8890)
 Four Times Square
 New York, NY 10036-6522
 (212) 735-3000

Counsel for Plaintiffs
 Martin Professional A/S and
 Martin Professional Inc.

UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK

UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK

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 MARTIN PROFESSIONAL A/S and
 MARTIN PROFESSIONAL, INC. :

Plaintiffs, :

- against - :

ROBE SHOW LIGHTING S.R.O. and ROBE :
 AMERICA, LLC :

Defendants. :
 ----- x

*This application was
 rendered moot by
 the agreement reached
 today in the telephone
 conference with the
 Court extending
 defendants' time to
 answer on certain
 conditions.*

07-CV-3529 (JSR)

DEFAULT JUDGMENT

USDC SDNY
 DOCUMENT
 ELECTRONICALLY FILED
 DOC #:
 DATE FILED: 6-22-07

This action having been commenced on May 3, 2007 by the filing of the
 Summons and Complaint, and a copy of the Summons and Complaint having been personally
 served on the Defendant Robe America, LLC on May 8, 2007 by serving Robe America, LLCs
 registered agent, Jeffrey R. Eisensmith, P.A. by hand delivery, at 5561 North University Drive
 Suite 103, Coral Springs, Florida, and proof of such service having been filed with the Court on
 May 22, 2007; and a copy of the Summons and Complaint having been personally served on the
 Defendant Robe Show Lighting, s.r.o. by serving its agent operating in the United States, Robe

America, LLC, by way of serving its registered agent, Jeffrey R. Eisensmith, P.A. by hand delivery, at 5561 North University Drive Suite 103, Coral Springs, Florida, and proof of such service having been filed with the Court on May 22, 2007; and the Defendants not having answered the Complaint or otherwise defended the action, and the time for answering the Complaint having expired on May 29, 2007, it is

ORDERED, ADJUDGED AND DECREED THAT:

- (a) Defendants have infringed the '973 and '770 patents in violation of 35 U.S.C. § 271;
- (b) Defendants' infringement of the '973 and '770 patents has been willful;
- (c) Defendants, and all persons in active concert or participation with Defendants, are preliminarily and permanently enjoined, pursuant to 35 U.S.C. § 283, from any further acts of infringement of the '973 and '770 patents;
- (d) Plaintiffs have judgment against Defendants in an amount adequate to compensate for Defendants' infringement of the '973 and '770 patents, in an amount to be determined at an accounting, but in no event less than a reasonable royalty as prescribed by 35 U.S.C. § 284;
- (e) Plaintiffs' judgment against Defendants is trebled, pursuant to 35 U.S.C. § 284, in view of Defendants' willful and wanton infringement of the '973 and '770 patents;
- (f) Plaintiffs are awarded interest on their damages and costs incurred in this action, pursuant to 35 U.S.C. § 284; and
- (g) This case is exceptional and warrants awarding Plaintiffs their reasonable attorneys' fees incurred in this action, as prescribed by 35 U.S.C. § 285.

Dated: New York, New York

U.S.D.J. Jed S. Rakoff

This document was entered on the docket
on _____.